

Order No. 12840 shall be superseded on the effective date of this Executive order.

William J. Clinton

The White House,
March 9, 1994.

[Filed with the Office of the Federal Register,
3:57 p.m., March 9, 1994]

NOTE: This Executive order was published in the
Federal Register on March 11.

Message to the Congress on Nuclear Cooperation With EURATOM

March 9, 1994

To the Congress of the United States:

The United States has been engaged in nuclear cooperation with the European Community (now European Union) for many years. This cooperation was initiated under agreements that were concluded over three decades ago between the United States and the European Atomic Energy Community (EURATOM) and that extend until December 31, 1995. Since the inception of this cooperation, EURATOM has adhered to all its obligations under those agreements.

The Nuclear Non-Proliferation Act of 1978 amended the Atomic Energy Act of 1954 to establish new nuclear export criteria, including a requirement that the United States have a right to consent to the reprocessing of fuel exported from the United States. Our present agreements for cooperation with EURATOM do not contain such a right. To avoid disrupting cooperation with EURATOM, a proviso was included in the law to enable continued cooperation until March 10, 1980, if EURATOM agreed to negotiations concerning our cooperation agreements. EURATOM agreed in 1978 to such negotiations.

The law also provides that nuclear cooperation with EURATOM can be extended on an annual basis after March 10, 1980, upon determination by the President that failure to cooperate would be seriously prejudicial to the achievement of U.S. non-proliferation objectives or otherwise jeopardize the common defense and security, and after notification to the Congress. President

Carter made such a determination 14 years ago and signed Executive Order No. 12193, permitting nuclear cooperation with EURATOM to continue until March 10, 1981. President Reagan made such determinations in 1981, 1982, 1983, 1984, 1985, 1986, 1987, and 1988, and signed Executive Orders Nos. 12295, 12351, 12409, 12463, 12506, 12554, 12587, and 12629 permitting nuclear cooperation to continue through March 10, 1989. President Bush made such determinations in 1989, 1990, 1991, and 1992, and signed Executive Orders Nos. 12670, 12706, 12753, and 12791 permitting nuclear cooperation to continue through March 10, 1993. Last year I signed Executive Order No. 12840 to extend cooperation for an additional year, until March 10, 1994.

In addition to numerous informal contacts, the United States has engaged in frequent talks with EURATOM regarding the renegotiation of the U.S.-EURATOM agreements for cooperation. Talks were conducted in November 1978, September 1979, April 1980, January 1982, November 1983, March 1984, May, September, and November 1985, April and July 1986, September 1987, September and November 1988, July and December 1989, February, April, October, and December 1990, and September 1991. Formal negotiations on a new agreement were held in April, September, and December 1992, and in March, July, and October 1993. They are expected to continue this year.

I believe that it is essential that cooperation between the United States and EURATOM continue, and likewise, that we work closely with our allies to counter the threat of proliferation of nuclear explosives. Not only would a disruption of nuclear cooperation with EURATOM eliminate any chance of progress in our talks with that organization related to our agreements, it would also cause serious problems in our overall relationships. Accordingly, I have determined that failure to continue peaceful nuclear cooperation with EURATOM would be seriously prejudicial to the achievement of U.S. non-proliferation objectives and would jeopardize the common defense and security of the United States. I therefore intend to sign an Executive order to extend the waiver of the application of the relevant export cri-

terion of the Atomic Energy Act for an additional 12 months from March 10, 1994.

William J. Clinton

The White House,
March 9, 1994.

**Message to the Senate Transmitting
Maritime Boundary Treaties With
the United Kingdom**

March 9, 1994

To the Senate of the United States:

I transmit herewith, for the advice and consent of the Senate to ratification, the Treaty Between the United States and the United Kingdom on the Delimitation in the Caribbean of a Maritime Boundary Relating to the U.S. Virgin Islands and Anguilla and the Treaty Between the United States and United Kingdom on the Delimitation in the Caribbean of a Maritime Boundary Relating to Puerto Rico/U.S. Virgin Islands and the British Virgin Islands, with Annex. Both treaties were signed at London, November 5, 1993. I also enclose for the information of the Senate the report of the Department of State with respect to these agreements.

The treaties establish maritime boundaries between the United States and the United Kingdom relating to our respective Caribbean territories. One treaty creates a 288 nautical mile long boundary between the United States territories of Puerto Rico/U.S. Virgin Islands and the British Virgin Islands. The other treaty establishes a maritime boundary 1.34 nautical miles in length situated about 40 nautical miles from the U.S. Virgin Islands and Anguilla.

The boundaries define the limits within which each Party may exercise maritime jurisdiction. In the treaty creating a boundary with the British Virgin Islands, this includes territorial sea, fishing, and exclusive economic zone jurisdiction. The boundary with Anguilla separates fishing and exclusive economic zone jurisdiction.

I believe the treaties to be fully in the interest of the United States. They reflect the tradition of cooperation and close ties the Parties have had in this region. These boundaries have never been disputed. The boundary lines established by the treaties formalize

the practice that both Parties have followed since 1977 concerning these maritime limits. In establishing the equidistant boundaries, both sides have worked closely together in applying modern surveying techniques and precise technical calculations. The treaties will permit more effective regulating of marine resource activities and other ocean uses.

I recommend that the Senate give early and favorable consideration to these treaties and advice and consent to ratification.

William J. Clinton

The White House,
March 9, 1994.

**Appointment of Deputy Assistant to
the President for Speechwriting and
Research**

March 9, 1994

The President today named Donald A. Baer, assistant managing editor of U.S. News & World Report and a reporter and former lawyer, to serve as Deputy Assistant to the President for Speechwriting and Research.

"Don Baer is a writer of depth and talent who understands, both from the experience of his life and from his career as a reporter and editor, the challenges that face Americans all across the country in their daily lives," the President said. "I look forward to Don's able assistance as we work to communicate my administration's vision of hope and opportunity to the American people."

NOTE: A biography of the appointee was made available by the Office of the Press Secretary.

**Nomination for United States
District Court Judges**

March 9, 1994

The President today nominated six individuals to serve on the U.S. District Court. They are: Richard A. Paez for the Central District of California; Clarence Cooper for the Northern District of Georgia; Denise Page Hood for the Eastern District of Michigan; Solomon Oliver, Jr. for the Northern District of Ohio; Terry C. Kern for the Northern District of Oklahoma; and B. Michael Burrage